

January 25, 2006



DIGEST OF HB 1006 (Updated January 24, 2006 4:17 pm - DI 71)

Citations Affected: IC 20-27; IC 21-10; noncode.

Synopsis: Allocation of school resources; homeless students. Provides that a homeless student has the right to be transported to the school in which the homeless student was enrolled before becoming homeless, and provides for apportioning the costs of transportation. Allows the use of a special purpose bus or another appropriate vehicle for the transportation of homeless students. Allows school corporations to undertake certain actions to save money in nonacademic areas and reallocate the saved money to student instruction and learning. Requires the department of education and the state board of education to develop a plan to upgrade the financial management, analysis, and reporting system for school corporations and schools.

Effective: Upon passage; July 1, 2006.

Noe, Stutzman, Behning

January 12, 2006, read first time and referred to Committee on Education. January 19, 2006, amended, reported — Do Pass.

January 24, 2006, read second time, amended, ordered engrossed.











Second Regular Session 114th General Assembly (2006)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type:

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2005 Regular Session of the General Assembly.

C

HOUSE BILL No. 1006

A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 20-27-9-5, AS ADDED BY P.L.1-2005, SECTION
11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON
PASSAGE]: Sec. 5. (a) A special purpose bus may be used:
(1) by a school corporation to provide regular transportation of a
student between one (1) school and another school but not
between the student's residence and the school;
(2) to transport students and their supervisors, including coaches,
managers, and sponsors to athletic or other extracurricular school
activities and field trips; and
(3) by a school corporation to provide transportation between an
individual's residence and the school for an individual enrolled in
a special program for the habilitation or rehabilitation of
developmentally disabled or physically disabled persons; and
(4) to transport homeless students under IC 20-27-12.
(b) The mileage limitation of section 3 of this chapter does not apply

to special purpose buses.

(c) The operator of a special purpose bus must be at least



2

5 6

16

17

1	twenty-one (21) years of age, be authorized by the school corporation,
2	and meet the following requirements:
3	(1) If the special purpose bus has a capacity of less than sixteen
4	(16) passengers, the operator must hold a valid operator's,
5	chauffeur's, or public passenger chauffeur's license.
6	(2) If the special purpose bus has a capacity of more than fifteen
7	(15) passengers, the operator must meet the requirements for a
8	school bus driver set out in IC 20-27-8.
9	(d) A special purpose bus is not required to be constructed,
10	equipped, or painted as specified for school buses under this article or
11	by the rules of the committee.
12	(e) An owner or operator of a special purpose bus, other than a
13	special purpose bus owned or operated by a school corporation or a
14	nonpublic school, is subject to IC 8-2.1.
15	SECTION 2. IC 20-27-12 IS ADDED TO THE INDIANA CODE
16	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
17	UPON PASSAGE]:
18	Chapter 12. Transportation of Homeless Students
19	Sec. 1. As used in this chapter, "original school corporation"
20	refers to a school corporation in which a homeless student's school
21	of origin is located.
22	Sec. 2. As used in this chapter, "school of origin" means the
23	school:
24	(1) that a homeless student attended when the student last had
25	a permanent residence; or
26	(2) in which the homeless student was last enrolled.
27	Sec. 3. As used in this chapter, "transitional school corporation"
28	refers to a school corporation in which a homeless student
29	temporarily stays.
30	Sec. 4. (a) If a homeless student temporarily stays in the
31	homeless student's original school corporation but outside the
32	attendance area for the school of origin, the original school
33	corporation shall provide transportation for the homeless student
34	from the place where the homeless student is temporarily staying
35	to the school of origin.
36	(b) If:
37	(1) a homeless student's school of origin is located in a school
38	corporation in which the homeless student does not
39	temporarily stay; and
40	(2) the homeless student does not elect to attend a school
41	located in the school corporation in which the homeless
42	student is temporarily staying;



1	the original school corporation and the transitional school	
2	corporation shall enter into an agreement concerning the	
3	responsibility for and apportionment of the costs of transporting	
4	the homeless student to the school of origin.	
5	(c) If the original school corporation and the transitional school	
6	corporation are unable to reach an agreement under subsection	
7	(b), the responsibility for transporting the homeless student to the	
8	school of origin is shared equally between both school	
9	corporations, and the cost of transporting the homeless student to	
10	the school of origin is apportioned equally between both school	
11	corporations.	
12	Sec. 5. (a) A school corporation may use the following types of	
13	vehicles in transporting a homeless student to a school of origin:	
14	(1) If at least four (4) homeless students are being transported	
15	to schools in the same school corporation, a special purpose	
16	bus must be used to transport the students.	
17	(2) If three (3) or fewer students are being transported to	
18	schools in the same school corporation, an appropriate vehicle	
19	owned by the school corporation may be used to transport the	
20	students.	
21	(b) The driver of a vehicle used to transport homeless students	
22	to a school of origin under subsection (a) must meet the	
23	qualifications set forth in IC 20-27-9-5(c).	
24	SECTION 3. IC 21-10 IS ADDED TO THE INDIANA CODE AS	
25	A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,	
26	2006]:	
27	ARTICLE 10. ALLOCATION OF EXPENDITURES TO	1
28	STUDENT INSTRUCTION AND LEARNING	
29	Chapter 1. Purposes and General Provisions	١
30	Sec. 1. This article has the following purposes:	
31	(1) To maximize the allocation and use of taxpayer provided	
32	resources by school corporations and schools for student	
33	instruction and learning.	
34	(2) To confirm the authority of school corporations to use a	
35	variety of methods to reduce the costs of acquisition of	
36	products and services.	
37	(3) To instruct the state board to oversee the consideration of	
38	statewide means to acquire products and services.	
39	(4) To provide a means for school corporations to access	
40	technical assistance and other support in the consideration of	
41	means to increase the allocation of resources to student	



42

instruction and learning.

1	(5) To recognize school corporations that achieve effective	
2	allocation of resources to student instruction and learning.	
3	Sec. 2. This article is supplemental to and does not abrogate the	
4	powers given to school corporations under the home rule	
5	provisions of IC 20-26-3, and those powers remain in full effect.	
6	Sec. 3. The definitions in IC 20 apply to this article.	
7	Chapter 2. Authority to Allocate Expenditures to Student	
8	Instruction and Learning	
9	Sec. 1. A school corporation individually, in collaboration with	
10	other school corporations, and through the educational services	
11	centers may undertake action to reduce noninstructional	
12	expenditures and allocate the resulting savings to student	
13	instruction and learning. Actions taken under this section include	
14	the following:	
15	(1) Pooling of resources with other school corporations or	
16	units of government for liability insurance, property and	
17	casualty insurance, worker's compensation insurance,	U
18	employee health insurance, vision insurance, dental insurance,	
19	or other insurance, whether by pooling assets for coverage or	
20	for the purchase of coverage, or by the creation of or	
21	participation in insurance trusts, subject to the following:	
22	(A) School corporations that elect to pool assets for	
23	coverage must create a trust for the assets. The trust is	
24	subject to regulation by the department of insurance as	-
25	follows:	
26	(i) The trust must register with the department of	
27	insurance.	
28	(ii) The trust shall obtain stop-loss insurance issued by	V
29	an insurer authorized to do business with an aggregate	
30	retention of not more than one hundred twenty-five	
31	percent (125%) of the amount of expected claims for the	
32	following year.	
33	(iii) Contributions by the school corporations must be set	
34	to fund one hundred percent (100%) of the aggregate	
35	retention plus all other costs of the trust.	
36	(iv) The trust shall maintain a fidelity bond in an amount	
37	approved by the department of insurance, covering each	
38	person responsible for the trust, to protect against acts	
39	of fraud or dishonesty in servicing the trust.	
40	(v) The trust is subject to IC 27-4-1-4.5 regarding claims	
41	settlement practices.	
42	(vi) The trust shall file an annual financial statement in	



1	the form required by IC 27-1-3-13 by March 1.	
2	(vii) The trust is not covered by the Indiana insurance	
3	guaranty fund created under IC 27-6-8. The liability of	
4	each school corporation is joint and several.	
5	(viii) The trust is subject to examination by the	
6	department of insurance. All costs associated with an	
7	examination shall be borne by the trust.	
8	(ix) The department of insurance may deny, suspend, or	
9	revoke the registration of a trust if the commissioner	
10	finds that the trust is in a hazardous financial condition,	
11	the trust refuses to be examined or produce records for	
12	examination, or the trust has failed to pay a final	
13	judgment rendered against the trust by a court within	
14	thirty (30) days.	
15	(B) The department of insurance may adopt rules under	
16	IC 4-22-2 to implement this subdivision.	
17	(2) Each school corporation, and more than one (1) school	
18	corporation acting jointly, may elect to be considered a single	
19	purchaser of natural gas energy by the school corporation's	
20	or school corporations' natural gas utility provider to qualify	
21	to purchase natural gas from any available natural gas seller.	
22	A rate schedule that is:	
23	(A) filed by a natural gas utility; and	
24	(B) approved by the Indiana utility regulatory commission;	
25	must include provisions that allow a school corporation or	
26	school corporations acting jointly to elect to be billed as a	
27	single purchaser of natural gas energy under reasonable	,
28	terms and conditions.	
29	(3) Consolidating purchases with other school corporations or	
30	units of government of the following:	
31	(A) School buses and other vehicles and vehicle fleets.	
32	(B) Fuel, maintenance, or other services for vehicles or	
33	vehicle fleets.	
34	(C) Food services.	
35	(D) Facilities management services.	
36	(E) Transportation management services.	
37	(F) Textbooks, technology, and other school materials and	
38	supplies.	
39	(G) Any other purchases a school corporation may require.	
40	Purchases may be made by contiguous school corporations, as	
41	part of regional consolidated purchasing arrangements, or	
42	from consolidated sources under multistate cooperative	



1	bidding arrangements.
2	Sec. 2. A school corporation may use shared services
3	arrangements with other school corporations and units of
4	government, including:
5	(1) the use of shared administrative services overseeing
6	transportation, food service, facilities, or other operations;
7	(2) the use of shared administrative services to manage
8	finance, payroll, human resources, information technology,
9	purchasing, or other administrative services; and
10	(3) the use of shared resources to provide instruction,
11	supplemental services, extracurricular activities, or other
12	student services.
13	School corporations are not required to merge schools, consolidate,
14	or otherwise relinquish control of curriculum, instruction, or
15	student activities to use shared services arrangements.
16	Sec. 3. A school corporation may collaborate with contiguous
17	school corporations to explore the use of cooperatives among
18	school corporations, commonly managed school corporations, or
19	the consolidation of school corporations to provide effective and
20	efficient management of the school corporations or functions of the
21	school corporations.
22	Sec. 4. (a) Educational service centers established under
23	IC 20-20-1 shall support and facilitate actions by school
24	corporations under this article, including by the use of an
25	educational service center's existing cooperative agreements.
26	(b) School corporations and educational service centers may use
27	the division of finance of the department and the office of
28	management and budget to provide technical assistance under this
29	article.
30	(c) Not later than August 31 of each year, the educational
31	service centers shall report to the state board the results of the
32	efforts of the educational service centers under this article during
33	the preceding school year.
34	Chapter 3. State Board Action
35	Sec. 1. The state board shall explore methods, including
36	statewide purchases, to reduce the expense to school corporations
37	for the purchase of the following:
38	(1) Textbooks.
39	(2) Technology.
40	(3) School buses and other vehicles.
41	(4) Other areas of expenses as determined by the state board.
42	Sec. 2. The state board, assisted by the educational service



1
centers, the division of finance of the department, and the office of management and budget, shall survey annually the school corporations to determine actions taken by the school corporations
to allocate resources to student instruction and learning. The state
board shall issue an annual report of actions taken to:
(1) each school corporation;
(2) the public; and
(3) the general assembly.
The report to the general assembly must be submitted to the
executive director of the legislative services agency in an electronic
format under IC 5-14-6.
Sec. 3 Not later than November 1 of each year, the state heard

Sec. 3. Not later than November 1 of each year, the state board, assisted by the office of management and budget and school corporation officials, shall submit a report to the state superintendent, the governor, and the general assembly concerning the following:

- (1) Consolidated purchasing arrangements used by multiple school corporations, through educational services, and in the state as a whole.
- (2) Shared services arrangements used by multiple school corporations, through educational service centers, and in the state as a whole.
- (3) The efforts of school corporations to explore cooperatives, common management, or consolidations.

The report to the general assembly must be submitted to the executive director of the legislative services agency in an electronic format under IC 5-14-6.

Sec. 4. (a) The state board, assisted by the office of management and budget, the division of finance of the department, and school corporation officials, shall analyze each school corporation's expenses for the 2004-2005 and 2005-2006 school years to determine how much each school corporation spent, from whatever source, directly or indirectly, on the following categories of expenditures:

- (1) Student academic achievement expenditures.
- (2) Student instructional support expenditures.
- (3) Overhead and operational expenditures.
- (4) Nonoperational expenditures.

The state board shall determine the types of expenses that are included in each category set forth in subdivisions (1) through (4). The sum of all expenditures under subdivisions (1) through (4) by a school corporation must equal the total amount of expenditures









13

14

15

16

17

18 19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36 37

38 39

40

41

42

1	by the school corporation for the year being analyzed.
2	(b) The state board's analysis under subsection (a) may include
3	relevant trend line data for school years before the 2004-2005
4	school year.
5	(c) Not later than June 30, 2007, the state board shall report the
6	results of the analysis under subsection (a) to the state
7	superintendent, the governor, and the general assembly. The
8	report to the general assembly must be submitted to the executive
9	director of the legislative services agency in an electronic format
10	under IC 5-14-6.
11	Sec. 5. (a) Beginning with the 2006-2007 school year, and using
12	the 2005-2006 school year as a baseline:
13	(1) the office of management and budget shall analyze and
14	report to the state board, the governor, and the general
15	assembly concerning the progress or lack of progress of each
16	school corporation, all school corporations in each
17	educational service center's area, and in the state as a whole
18	in improving the ratio of student instructional expenditure to
19	all other expenditures for the previous school year;
20	(2) the state board shall recognize publicly each school
21	corporation and educational service center that has an
22	improved ratio of student instructional expenditures to all
23	other expenditures during the previous school year;
24	(3) the office of management and budget and the division of
25	finance of the department shall be available to consult with
26	and provide technical assistance to each school corporation
27	that did not have an improved ratio of student instructional
28	expenditures to all other expenditures during the previous
29	school year; and
30	(4) each school corporation shall report to the public in the
31	school corporation's annual performance report and to the
32	members of the general assembly whose districts include the
33	school corporation:
34	(A) the percentage of resources spent by the school
35	corporation during the previous school year on each
36	category of expenditures set forth in section 4 of this
37	chapter and whether the school corporation met the goals
38	established for the previous school year under section 6 of
39	this chapter;
40	(B) the trend line for each category of expenditures set
41	forth in section 4 of this chapter for the school corporation
42	during the previous school year;



1	(C) whether the school corporation did or did not make
2	progress in improving the ratio of student instructional
3	expenditures to all other expenditures during the previous
4	school year; and
5	(D) the goals established under section 6 of this chapter for
6	the current school year.
7	(b) The reports to the general assembly under subdivision (a)(1)
8	and to individual members of the general assembly under
9	subdivision (a)(4) must be submitted to the executive director of
10	the legislative services agency in an electronic format under
11	IC 5-14-6.
12	Sec. 6. (a) Beginning with the 2007-2008 school year, each
13	governing body shall establish goals for each category of
14	expenditures set forth in section 4 of this chapter that will increase
15	the school corporation's allocation of taxpayer resources directly
16	to student instruction and learning.
17	(b) The state board shall recognize and reward the school
18	corporations that have met the goals described in subsection (a).
19	SECTION 4. [EFFECTIVE JULY 1, 2006] (a) The definitions in
20	IC 20 apply to this SECTION.
21	(b) Not later than August 31, 2006:
22	(1) the department shall develop; and
23	(2) the state board shall review and may modify before
24	approving;
25	a plan to upgrade the financial management, analysis, and
26	reporting system for school corporations and schools.
27	(c) The plan developed under subsection (b) must:
28	(1) provide the use of generally accepted accounting principles
29	based on the system of accounting used by school corporations
30	and schools on June 30, 2006, and a unified income and
31	expense statement and balance sheet;
32	(2) provide school corporations and schools the ability to
33	track expenditures individually and according to the
34	expenditure category under IC 21-10-3-4, as added by this act,
35	the program under which the expense was incurred, and the
36	school building where the expense was incurred;
37	(3) provide real time or other timely access to expenditures,
38	and across functions, schools, and school corporations; and
39	(4) enable periodic and annual analysis and reporting to the
40	leadership of a school, the superintendent and governing body
41	of a school corporation, the general public, the department,
42	the state board, the governor, and the general assembly.



1	(d) In developing the plan under subsection (b), the department,	
2	following approval by and under the direction of the state board,	
3	shall:	
4	(1) use the assistance of the state board of accounts, the	
5	division of finance of the department, the division of	
6	technology of the department, the office of management and	
7	budget, and external consultants and advisers the state board	
8	determines are necessary;	
9	(2) provide the opportunity for input from governing bodies,	
10	superintendents, and other interested parties;	
11	(3) consider existing financial management, analysis, and	
12	reporting systems and technology in use in school	
13	corporations and in other states;	
14	(4) take into account the need for training personnel in school	
15	corporations in the use of the system, including a plan for the	
16	department to work with the officials in each school	
17	corporation who are responsible for the management of the	U
18	school corporation's finances, organizations, and other	
19	resources to create programs and curricula to develop the	
20	officials' financial management skills and abilities as well as	
21	train them in the use of the system; and	
22	(5) identify any amendments to the Indiana Code that are	
23	necessary to implement specific provisions of the plan.	
24	(e) Not later than October 1, 2006, the department and the state	-
25	board shall submit the plan developed under subsection (b) to the	
26	governor and the general assembly. The report to the general	
27	assembly must be submitted to the executive director of the	
28	legislative services agency in an electronic format under IC 5-14-6.	V
29	(f) This SECTION expires December 31, 2009.	
30	SECTION 5. An emergency is declared for this act.	



COMMITTEE REPORT

Mr. Speaker: Your Committee on Education, to which was referred House Bill 1006, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

- Page 2, line 20, delete "trusts." and insert "trusts, subject to the following:".
- Page 2, between lines 20 and 21, begin a new line double block indented and insert:
 - "(A) School corporations that elect to pool assets for coverage must create a trust for the assets. The trust is subject to regulation by the department of insurance as follows:
 - (i) The trust must register with the department of insurance.
 - (ii) The trust shall obtain stop-loss insurance issued by an insurer authorized to do business with an aggregate retention of not more than one hundred twenty-five percent (125%) of the amount of expected claims for the following year.
 - (iii) Contributions by the school corporations must be set to fund one hundred percent (100%) of the aggregate retention plus all other costs of the trust.
 - (iv) The trust shall maintain a fidelity bond in an amount approved by the department of insurance, covering each person responsible for the trust, to protect against acts of fraud or dishonesty in servicing the trust.
 - (v) The trust is subject to IC 27-4-1-4.5 regarding claims settlement practices.
 - (vi) The trust shall file an annual financial statement in the form required by IC 27-1-3-13 by March 1.
 - (vii) The trust is not covered by the Indiana insurance guaranty fund created under IC 27-6-8. The liability of each school corporation is joint and several.
 - (viii) The trust is subject to examination by the department of insurance. All costs associated with an examination shall be borne by the trust.
 - (ix) The department of insurance may deny, suspend, or revoke the registration of a trust if the commissioner finds that the trust is in a hazardous financial condition, the trust refuses to be examined or produce records for examination, or the trust has failed to pay a final











judgment rendered against the trust by a court within thirty (30) days.

- (B) The department of insurance may adopt rules under IC 4-22-2 to implement this subdivision.
- (2) Each school corporation, and more than one (1) school corporation acting jointly, may elect to be considered a single purchaser of natural gas energy by the school corporation's or school corporations' natural gas utility provider to qualify to purchase natural gas from any available natural gas seller. A rate schedule that is:
 - (A) filed by a natural gas utility; and
- (B) approved by the Indiana utility regulatory commission; must include provisions that allow a school corporation or school corporations acting jointly to elect to be billed as a single purchaser of natural gas energy under reasonable terms and conditions."

Page 2, line 21, delete "(2)" and insert "(3)".

Page 2, delete lines 26 through 28.

Page 2, line 29, delete "(D)" and insert "(C)".

Page 2, line 30, delete "(E)" and insert "(D)".

Page 2, line 30, delete "maintenance" and insert "management".

Page 2, line 31, delete "(F)" and insert "(E)".

Page 2, line 32, delete "(G)" and insert "(F)".

Page 2, line 34, delete "(H)" and insert "(G)".

Page 3, line 1, delete "facilities maintenance," and insert "facilities,".

Page 3, line 14, delete "clusters of".

Page 3, line 22, delete "An" and insert "School corporations and".

Page 3, line 22, delete "center" and insert "centers".

Page 3, line 24, delete "for school corporation actions".

Page 3, line 40, delete "periodically" and insert "annually".

Page 4, line 9, delete "budget," and insert "budget and school corporation officials,".

Page 4, line 19, delete "clusters" and insert "common management,".

Page 4, line 24, delete "budget and" and insert "budget,".

Page 4, line 24, after "department," insert "and school corporation officials,".

Page 4, line 29, delete "instructional activities expenditures, specifying all" and insert "academic achievement expenditures.".

Page 4, delete lines 30 through 32.

Page 4, line 33, delete "expenditures, including all" and insert



C





y

"expenditures.".

Page 4, delete lines 34 through 35.

Page 4, line 36, delete "Operational expenditures, including all sums spent on or" and insert "Overhead and operational expenditures.".

Page 4, delete line 37.

Page 4, line 38, delete "expenditures, including all sums spent on" and insert "expenditures.".

Page 4, delete lines 39 through 40.

Page 5, line 7, delete "November 1," insert "December 31,".

Page 5, line 22, after "recognize" insert "publicly".

Page 5, line 26, after "budget" insert "and the division of finance of the department".

Page 5, line 26, after "shall" insert "be available to".

Page 5, line 31, after "public" insert "in the school corporation's annual performance report".

Page 7, line 13, delete "system;" and insert "system, including a plan for the department to work with the officials in each school corporation who are responsible for the management of the school corporation's finances, organizations, and other resources to create programs and curricula to develop the officials' financial management skills and abilities as well as train them in the use of the system;".

and when so amended that said bill do pass.

(Reference is to HB 1006 as introduced.)

BEHNING, Chair

Committee Vote: yeas 7, nays 5.

HOUSE MOTION

Mr. Speaker: I move that House Bill 1006 be amended to read as follows:

Page 2, between lines 4 and 5, begin a new paragraph and insert:

"Sec. 2. This article is supplemental to and does not abrogate the powers given to school corporations under the home rule provisions of IC 20-26-3, and those powers remain in full effect.".

Page 2, line 5, delete "2." and insert "3.".

Page 6, line 4, delete "December 31, 2006," and insert "June 30, 2007,".

Page 6, line 36, before "chapter;" insert "chapter and whether the

HB 1006—LS 7132/DI 71+











school corporation met the goals established for the previous school year under section 6 of this".

Page 6, line 39, delete "and".

Page 7, line 1, delete "year." and insert "year; and

(D) the goals established under section 6 of this chapter for the current school year.".

Page 7, line 7, after "6." insert "(a)".

Page 7, line 7, delete "the state" and insert "each governing body".

Page 7, delete lines 8 through 17 and insert "shall establish goals for each category of expenditures set forth in section 4 of this chapter that will increase the school corporation's allocation of taxpayer resources directly to student instruction and learning.

(b) The state board shall recognize and reward the school corporations that have met the goals described in subsection (a).".

Page 7, line 22, delete "modify;" and insert "modify before approving;".

Page 7, line 26, after "principles" insert "based on the system of accounting used by school corporations and schools on June 30, 2006,".

Page 8, delete lines 26 through 30.

Page 8, line 31, delete "(g)" and insert "(f)".

Page 8, line 31, delete "2008." and insert "2009.".

(Reference is to HB 1006 as printed January 20, 2006.)

BEHNING

HOUSE MOTION

Mr. Speaker: I move that House Bill 1006 be amended to read as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 20-27-9-5, AS ADDED BY P.L.1-2005, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) A special purpose bus may be used:

- (1) by a school corporation to provide regular transportation of a student between one (1) school and another school but not between the student's residence and the school;
- (2) to transport students and their supervisors, including coaches, managers, and sponsors to athletic or other extracurricular school

HB 1006—LS 7132/DI 71+









activities and field trips; and

- (3) by a school corporation to provide transportation between an individual's residence and the school for an individual enrolled in a special program for the habilitation or rehabilitation of developmentally disabled or physically disabled persons; and
- (4) to transport homeless students under IC 20-27-12.
- (b) The mileage limitation of section 3 of this chapter does not apply to special purpose buses.
- (c) The operator of a special purpose bus must be at least twenty-one (21) years of age, be authorized by the school corporation, and meet the following requirements:
 - (1) If the special purpose bus has a capacity of less than sixteen
 - (16) passengers, the operator must hold a valid operator's, chauffeur's, or public passenger chauffeur's license.
 - (2) If the special purpose bus has a capacity of more than fifteen
 - (15) passengers, the operator must meet the requirements for a school bus driver set out in IC 20-27-8.
- (d) A special purpose bus is not required to be constructed, equipped, or painted as specified for school buses under this article or by the rules of the committee.
- (e) An owner or operator of a special purpose bus, other than a special purpose bus owned or operated by a school corporation or a nonpublic school, is subject to IC 8-2.1.

SECTION 2. IC 20-27-12 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]:

Chapter 12. Transportation of Homeless Students

- Sec. 1. As used in this chapter, "original school corporation" refers to a school corporation in which a homeless student's school of origin is located.
- Sec. 2. As used in this chapter, "school of origin" means the school:
 - (1) that a homeless student attended when the student last had a permanent residence; or
 - (2) in which the homeless student was last enrolled.
- Sec. 3. As used in this chapter, "transitional school corporation" refers to a school corporation in which a homeless student temporarily stays.
- Sec. 4. (a) If a homeless student temporarily stays in the homeless student's original school corporation but outside the attendance area for the school of origin, the original school corporation shall provide transportation for the homeless student

HB 1006—LS 7132/DI 71+









from the place where the homeless student is temporarily staying to the school of origin.

- (b) If:
 - (1) a homeless student's school of origin is located in a school corporation in which the homeless student does not temporarily stay; and
 - (2) the homeless student does not elect to attend a school located in the school corporation in which the homeless student is temporarily staying;

the original school corporation and the transitional school corporation shall enter into an agreement concerning the responsibility for and apportionment of the costs of transporting the homeless student to the school of origin.

- (c) If the original school corporation and the transitional school corporation are unable to reach an agreement under subsection (b), the responsibility for transporting the homeless student to the school of origin is shared equally between both school corporations, and the cost of transporting the homeless student to the school of origin is apportioned equally between both school corporations.
- Sec. 5. (a) A school corporation may use the following types of vehicles in transporting a homeless student to a school of origin:
 - (1) If at least four (4) homeless students are being transported to schools in the same school corporation, a special purpose bus must be used to transport the students.
 - (2) If three (3) or fewer students are being transported to schools in the same school corporation, an appropriate vehicle owned by the school corporation may be used to transport the students.
- (b) The driver of a vehicle used to transport homeless students to a school of origin under subsection (a) must meet the qualifications set forth in IC 20-27-9-5(c).".

Page 8, after line 31, begin a new paragraph and insert:

"SECTION 5. An emergency is declared for this act.".

Renumber all SECTIONS consecutively.

(Reference is to HB 1006 as printed January 20, 2006.)

HINKLE









